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16			STERN RANGE ASSOCIATION		
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18   19	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
20	CIRILO UCHARIMA ALVARADO, on behalf	•	Case No. 3:22-cv-00249-MMD-CLB		
21	of himself and all others similarly situated;		Cuse IVO. 5.22 CV 0024) IVIIVID CED		
	Plaintiff, v.		JOINT STIPULATION AND PROPOSED ORDER TO SET		
22			BRIEFING SCHEDULE FOR DEFENDANTS' RESPONSIVE		
23	WESTERN RANGE ASSOCIATION, a California non-profit corporation; ELLISON		PLEADINGS		
24	RANCHING COMPANY, a Nevada corporation JOHN ESPIL SHEEP CO., INC., a Nevada	;			
25	corporation; F.I.M. CORP., a Nevada corporation	1;			
26	THE LITTLE PARIS SHEEP COMPANY, LLC, a Nevada limited liability company;				
27	BORDA LAND & SHEEP COMPANY, LLC, a	ι			

1 2 3 4	Nevada limited liability company; HOLLAND RANCH, LLC, a Nevada limited liability company; NEED MORE SHEEP CO., LLC, a Nevada limited liability company; and FAULKNER LAND AND LIVESTOCK COMPANY, INC., an Idaho corporation,	
5	Defendants.	
6		
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Plaintiff Cirilo Ucharima Alvarado ("Plaintiff") and Defendants Western Range Association, Ellison Ranching Co., John Espil Sheep Co., Inc., Borda Land & Sheep Co., LLC, Holland Ranch, LLC, F.I.M. Corp., Need More Sheep Co., LLC, Faulkner Land & Livestock Co., and The Little Paris Sheep Co., LLC, (collectively, "Defendants"), by and through their respective counsel, hereby stipulate to an alternative briefing schedule for Defendants' Responsive Motion(s) to Plaintiff's Second Amended Complaint, pursuant to Local Rules IA 6-2, LR 7-1, and LCR 45-1.

- 1. Plaintiff filed his Third Amended Complaint on January 14, 2025. (ECF No. 254);
- 2. Defendants' Responsive Motion(s) are currently due January 28, 2025. Fed. R. Civ. P. 15(a)(3);
- 3. The Parties respectfully submit that setting an alternative briefing schedule is warranted due to the number of parties, the complexity of the issues, and the desire to avoid taxing the Court's limited resources with unnecessary motion practice;
- 4. The Parties respectfully submit that setting an alternative briefing schedule will maximize efficiency and serve the interests of justice and judicial economy;
  - 5. The Parties propose the following alternative briefing schedule:
  - Defendants' Responsive Motion(s) deadline: **February 11, 2025**;
  - Plaintiff's Opposition deadline: March 11, 2025;
  - Defendants' Reply to Opposition deadline: March 25, 2025;
- 6. Further, the Parties propose that, if Defendants file more than one motion to dismiss, Plaintiff be permitted to file a single consolidated opposition brief to such motion(s), the length of which shall not exceed the combined maximum length that would have been allowable to Defendants under the local rules based on the number of motions filed.
  - 7. This Stipulation is made in good faith and not for the purpose of delay;
- 8. Nothing in this Stipulation, nor the fact of entering into same, shall be construed as a waiver of any claim or defense held by any party;
  - 9. For all of the aforementioned reasons, the parties stipulate and request the Court

1 issue an alternative briefing schedule for Defendants' Responsive Motion(s) to Plaintiff's Second 2 Amended Complaint, as set forth herein. 3 Dated: January 17, 2025 **SALAHI PC** 4 5 /s/ Yaman Salahi YAMAN SALAHI, ESQ. (Pro Hac Vice) 6 yaman@salahilaw.com 505 Montgomery Street, 11th Floor 7 San Francisco, California 94111 Tel: (415) 236-2352 8 9 FAIRMARK PARTNERS, LLP JAMIE CROOKS, ESQ. (Pro Hac Vice) 10 jamie@fairmarklaw.com 1825 7th Street NW, #821 11 Washington, DC 20001 12 **TOWARDS JUSTICE** 13 DAVID SELIGMAN, ESQ. (Pro Hac Vice) 14 david@towardsjustice.org PO Box 371680, PMB 44465 15 Denver, Colorado 80237 16 Co-Lead Counsel for Plaintiff and the Putative Class 17 18 Dated: January 21, 2025 FISHER & PHILLIPS LLP 19 /s/ David B. Witkin 20 Rebecca Hause-Schultz, Pro Hac Vice E-Mail: rhause-schultz@fisherphillips.com 21 Dennis Cuneo, Pro Hac Vice 22 E-Mail: dcueno@fisherphillips.com David B. Witkin, Pro Hac Vice 23 E-Mail: dwitkin@fisherphillips.com 621 Capitol Mall, Suite 2400 24 Sacramento, California 95714 Telephone: (916) 210-0400 25 Facsimile: (916) 210-0401 26 27

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